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A New Knoxville Telephone Company

Marlene Dortch Secretary Federal Communications Commission 445 12<sup>th</sup> Street, SW Washington, DC 20554

Re:

EB-06-TC-060

**CPNI Compliance Certification** 

Dear Ms. Dortch:

This filing is in response to the Commission's directive to file on or before February 6, 2006, GoldStar Communications, LLC (Company) CPNI Compliance Certification. As required in that compliance certification, Company is providing her a certification statement signed by an officer of the Company and a general statement of processes in place to insure ongoing compliance with the use of CPNI.

While the Company is confident of its compliance in this matter, it recognizes that recent industry events remind it that it must remain diligent in implementing strict procedures and controls that prevent disclosure of CPNI in violation of the Commission rules. To that end, it is reviewing current operating procedures with the intent to supplement or modify them as needed.

The undersigned may be contacted should you have any questions or require additional information.

Respectfully submitted,

Preston Meyer President

Certification Procedure

## **CERTIFICATION**

I certify that I am an officer of GoldStar Communications, LLC. I have
personal knowledge that New Knoxville Telephone has established operating
procedures that are adequate to ensure compliance with 47 CFR §§64.2005 –
64.2009 pertaining to Customer Proprietary Network Information. This filing is
submitted in accordance with the Commission's Public Notice released January
30, 2006 directing all telecommunications carriers to submit certificates and
accompanying statements by February 6, 2006.

PRINTED NAME: Preston Meyer

DATE: February 3, 2006\_\_\_\_\_

TELEPHONE NUMBER: 419-753-4653

TITLE: President

SIGNATURE:

## <u>STATEMENT</u>

GoldStar Communications, LLC has elected not to utilize or provide CPNI for

GoldStar Communications, LLC provides its customers notification of their rights with respect to their CPNI and has adopted the procedures to ensure familiarity

approval process codified in Section 64.2005 of the FCC's Rules and Regulations

any purpose other than those purposes that are permissible without customer

GoldStar Communications, LLC does not disclose CPNI data to any third parties

and compliance with the applicable rules and to protect CPNI.

without a subpoena submitted to an officer of the Company.

The Company has trained its employees on the procedures outlined 47 CFR §§64.2005 – 64.2009and records are maintained in accordance with the rules.

Employees are routinely notified that violation of CPNI guidelines are a violation

of terms of employment and such violation may result in termination of employment.